UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

SHER LEFF, LLP,)
Plaintiff,)
v.	Civil Action No. 1:14-cv-00026-SM consolidated with No. 1:14-cv-00094-LM
PAWA LAW GROUP, P.C.,)
Defendant.)

PAWA LAW GROUP, P.C.'S NOTICE OF INTENTION TO MOVE FOR LEAVE TO FILE A REPLY MEMORANDUM IN SUPPORT OF MOTION TO ENFORCE JUDGMENT FOR SPECIFIC ACTS

Defendant Pawa Law Group, P.C. hereby provides notice of its intention to move for leave to file a reply memorandum in support of its Motion to Enforce Judgment for Specific Acts filed on May 16, 2014. *See* L.R. 7.1(e)(2).

Dated: June 3, 2014

Respectfully submitted,

PAWA LAW GROUP, P.C.

By its counsel,

/s/ James Ogorchock James Ogorchock (NH Bar # 9360) Sheehan Phinney Bass + Green PA 1000 Elm Street,17th Floor Manchester, NH 03101

(603) 627-8233

jogorchock@sheehan.com

Robert D. Cultice (Mass. BBO # 108200)

Case 1:14-cv-00026-SM Document 44 Filed 06/03/14 Page 2 of 3

(admitted *pro hac vice*)
Wilmer Cutler Pickering Hale and Dorr LLP
60 State Street
Boston, MA 02109
(617) 526-6000
Robert.Cultice@wilmerhale.com

CERTIFICATE OF SERVICE

I hereby certify that on June 3, 2014, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system and that counsel of record for plaintiff were served via the CM/ECF system.

/s/ James Ogorchock
James Ogorchock (NH Bar # 9360)